

**IN THE UNITED STATES DISTRICT COURT
FOR THE EASTERN DISTRICT OF TEXAS
TYLER DIVISION**

LONE STAR TECHNOLOGICAL §
INNOVATIONS, LLC, §
§
Plaintiff, § **Civil Case No. 6:19-cv-00059-RWS**
v. §
§ **LEAD CASE**
ASUSTEK COMPUTER INC., §
§
Defendant. §
§
§

VERDICT FORM

In answering these questions, you are to follow all of the instructions I have given you in the court's charge. As used in this Verdict Form, "Lone Star" means the Plaintiff Lone Star Technological, Innovations, LLC and "ASUS" means Defendant AsusTek Computer Inc.

QUESTION NO. 1: DAMAGES

What sum of money, if paid now, do you find by a preponderance of the evidence would fairly and reasonably compensate Lone Star for ASUS's infringement of the '435 Patent as a one-time, lump-sum payment?

Answer in dollars and cents. \$ _____

QUESTION NO. 2: WILLFULNESS

Do you find by a preponderance of the evidence that ASUS's infringement of Lone Star's patent since May 21, 2021 was willful?

Write "Yes" or "No" in the space provided below.

Answer: _____

Please proceed to the next page, and your Presiding Juror will sign the Verdict Form

We, the jury, unanimously answered the preceding questions by a preponderance of the evidence or by clear and convincing evidence as instructed for each question.

Submitted the _____ day of _____, 2022 at _____ o'clock ,____. m.

PRESIDING JUROR